John A. Masterson #5-2386 Alaina M. Stedillie #6-4327 Lewis Roca Rothgerber LLP 123 W. 1st Street, Suite 200 Casper, WY 82601 307-232-0222 307-232-0077 fax jmasterson@lrrlaw.com astedillie@lrrlaw.com

William J. Carter ISB#5295 (*Pro Hac Vice*) Dean & Carter, PLLC. 1112 Main Street, #302 Boise, Idaho 83702

Phone: (208) 489-6004 Fax: (208) 246-6363

carter1@dean-carterlaw.com

Counsel for Defendants

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

TIMOTHY MELLON, a Wyoming resident,)
Plaintiff,)
v.) Case No. 13 CV 118-S
THE INTERNATIONAL GROUP FOR HISTORIC AIRCRAFT RECOVERY, a Delaware non-profit corporation and RICHARD E. GILLESPIE,))))
Defendants)

ORDER ON DEFENDANTS' MOTION IN LIMINE AS TO ANY EVIDENCE OR ARGUMENTS REGARDING "SASQUATCH"

This matter having come before the Court on Defendants' Motion in Limine asking this Court to issue its Order precluding the introduction of evidence, argument, questioning, mention or testimony of the 1967 "Patterson Film," Mr. Glickman's forensic evaluation of said film, or Plaintiff's 'catch phrase "Gone Squatchin'," and the Court, being fully advised in the premises:

IT IS HEREBY ORDERED, ADJUDGED and DECREED that Defendants' Motion in Limine be, and the same hereby is granted, and accordingly there shall be no the introduction of evidence, argument, questioning, mention or testimony of the 1967 "Patterson Film," Mr. Glickman's forensic evaluation of said film, or Plaintiff's 'catch phrase "Gone Squatchin'."

DATED this	_ day of	,	2014.	

United States District Judge